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Our Ref. 053483.0017(01118-1016) Client Ref.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application

of U.S. Patent No. 6,259,732 B1

Inventor: Sang-Hoon LEE

Original Patent Issue Date: July 10, 2001

Reissue Serial No.:

10/61.1.938

Reissue Application Filed: July 3, 2003

Group Art Unit: 2621

Examiner: Allen C. WONG

For: METHOD AND APPARATUS FOR ENCODING INTERLACED MACROBLOCK TEXTURE INFORMATION

Mail Stop Reissue Commissioner for Patents P.O. BOX 1450 Alexandria, VA 22313-1450

REISSUE DECLAERATION UNDER 37 C.F.R.§ 1.175

Sir:

- I, Sang-Hoon Lcc, a citizen of Republic of Korea, with residences and post office addresses as listed below, do hereby state and declare as follows: -
- I believe I am the original and first inventor of the subject matter which is described and claimed in United States Patent No. 6,259,732 B1, granted on July 10, 2001, and for which a reissue patent is sought on the invention entitled, "METHOD AND APPARATUS FOR ENCODING INTERLACED MACROBLOCK TEXTURE INFORMATION."
- I hereby claim the benefit under 35U.S.C § 119(a) of Korean patent application no. 98-8637, filed Republic of Korea on March 14, 1998.
- 3. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the original patent claims, and the claims in the Preliminary Amendment to be filed concurrently with the reissue application.

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- 4. I acknowledge the duty to disclose information that is material to the patentability of this reissue application in accordance with Title 37, code of Federal Regulations, Section 1.56.
- 5. I believe U.S. Patent No. 6,259,732 B1 to be, through error and without deceptive intent, at least partly inoperative by reason of our claiming less than I had a right to claim in the patent.
- 6. An error, which is a statutory basis for reissue, is that I unnecessarily limited the scope of patent protection to which I am entitled. Claims I-14 do not cover the full breadth of our disclosed invention, and I errod by not pursuing during the original prosecution additional, broader claims, such as those filed in the Preliminary Amendment included with this application. For example, Applicant's patent protection need not be limited to a method including padding an undefined field block based on a defined field block, as required by independent claim1. This element is not required in new claim 15, for example.
- 7. The above-described error and all other errors corrected in this reissue application arose without any deceptive intent.
- 8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United states Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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